

Message Text

UNCLASSIFIED

PAGE 01 USUN N 05807 01 OF 06 080957Z

12

ACTION IO-10

INFO OCT-01 ACDA-10 AF-06 AID-05 ARA-10 CIAE-00 COME-00

DODE-00 EB-07 EA-09 SP-02 PM-04 H-02 HEW-06 INR-07

L-03 LAB-04 NEA-10 NSAE-00 NSC-05 OIC-02 PA-02 SS-15

TRSE-00 NSCE-00 SSO-00 USIE-00 INRE-00 PRS-01 ISO-00

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TO SECSTATE WASHDC IMMEDIATE 3819

INFO USMISSION GENEVA PRIORITY

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AMCONSUL HONG KONG PRIORITY

AMEMBASSY JAKARTA PRIORITY

AMEMBASSY PARIS PRIORITY

AMEMBASSY LAGOS PRIORITY

AMEMBASSY VIENNA PRIORITY

AMEMBASSY DAR ES SALAAM PRIORITY

AMEMBASSY BRASILIA

AMEMBASSY LISBON

AMEMBASSY LONDON

AMEMBASSY NEW DELHI

AMEMBASSY NICOSIA

AMEMBASSY OSLO

AMEMBASSY OTTAWA

AMEMBASSY ROME

AMEMBASSY SANTIAGO

AMEMBASSY STOCKHOLM

AMEMBASSY TOKYO

UNCLAS SECTION 1 OF 6 USUN 5807

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PAGE 02 USUN N 05807 01 OF 06 080957Z

TAGS: OGEN

SUBJECT: USUN UNCLASSIFIED SUMMARY NO. 51

GA PLENARY -- PALESTINE

ON NOVEMBER 7, THE GA HEARD STATEMENTS BY MALTA, BULGARIA, MOROCCO, US, ISRAEL, SYRIA, GUINEA, CUBA, KENYA, UGANDA, CYPRUS, AND PLO. JORDAN AND ISRAEL ALSO MADE STATEMENTS UNDER THE RIGHT OF REPLY. SENEGAL INTRODUCED A 50-POWER DRAFT (L.770) WHICH WOULD ESTABLISH A COMMITTEE ON THE EXERCISE OF THE INALIENABLE RIGHTS OF THE PALESTINIAN PEOPLE AND REQUEST IT TO PREPARE A PROGRAMME FOR IMPLEMENTATION, WITH THE SC BEING ASKED TO CONSIDER THE MATTER THEREAFTER. ALL ARAB STATES ARE COSPONSORS. THE COMBINED EGYPTIAN-SYRIAN RESOLUTION (L.768/REV.1) WAS ALSO CIRCULATED. IT HAS 43 COSPONSORS, INCLUDING A MAJORITY (14) OF ARAB STATES. THE PRESIDENT STATED THAT BOTH DRAFT PROPOSALS BE PUT TO A VOTE ON MONDAY, NOVEMBER 10. ON NOVEMBER 11, THE GA WOULD TAKE UP CYPRUS, AND BE ADDRESSED BY THE SWEDISH PRIME MINISTER; NOVEMBER 12 THE GA WOULD DEAL WITH THE ADMISSION OF THE COMORO ISLANDS AND THE REPORT OF THE IAEA; AND ON NOVEMBER 13 AND 14 IT WOULD CONTINUE ITS CONSIDERATION OF CYPRUS.

MALTA (VELLA) CALLED ON THOSE NATIONS STILL REFUSING TO RECOGNIZE THE REPRESENTATIVE CAPABILITY OF THE PLO TO DO SO AND "GRASP THE PEACEFUL HAND THAT HAS BEEN EXTENDED BY ITS ... REPRESENTATIVE." HE URGED THE UN TO GIVE EFFECT TO GA RESOLUTION 3236 (XXIX) AND ANNOUNCED THAT HIS DEL WOULD COSPONSOR BOTH RESOLUTIONS THAT HAD BEEN INFORMALLY CIRCULATED. BULGARIAN DEPUTY FOREIGN MINISTER GROZEV DENOUNCED "ZIONISM AND ITS FOREIGN PROTECTORS" AND OPPOSED PARTIAL MEASURES FOR A SOLUTION OF THE MIDDLE EAST PROBLEM, CALLING INSTEAD FOR A COMPREHENSIVE SETTLEMENT WITHIN THE FRAMEWORK OF THE GENEVA CONFERENCE, WHICH UP TO NOW HAD BEEN "SABOTAGED" BY ISRAEL AND "OTHER WELL-KNOWN CIRCLES." HE ALSO QUOTED REMARKS BY PLO LEADER KADDOUMI TO REFUTE CHARGES MADE BY ANOTHER SPEAKER WHOSE STATEMENTS WERE MARKED BY ANTI-SOVIETISM. MOROCCO (SLAOUI) CALLED FOR THE IMPLEMENTATION OF THE PALESTINIANS' NATIONAL RIGHTS AS RECOGNIZED IN GA RESOLUTION 3236 (XXIX), AND STATED THAT A SPECIAL COMMITTEE TO FIGHT AGAINST ZIONISM WAS ALSO NECESSARY.

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PAGE 03 USUN N 05807 01 OF 06 080957Z

THE US (AMB MOYNIHAN) SAID THAT IT WAS DETERMINED TO EXERT ITS FULLEST EFFORTS TOWARD A PEACEFUL ACHIEVEMENT OF A SETTLEMENT, AND CITED SECRETARY KISSINGER'S GA SPEECH OF SEPTEMBER 22, AND HIS STATEMENT THAT THERE WOULD BE NO PERMANENT MIDDLE EAST PEACE UNLESS IT TOOK THE LEGITIMATE INTERESTS OF THE PALESTINIANS INTO ACCOUNT. HE PRAISED THE FRAMEWORK ESTABLISHED BY SC RESOLUTIONS AND IN THIS CONTEXT OPPTSED THE PROPOSAL TO ESTABLISH A SEPARATE COMMITTEE AND NOTED US

OPPOSITION TO GA RESOLUTION 3236. HE OBSERVED THAT "A CLAIM TO EXERCISE RIGHTS IN PALESTINE APPEARS AS A CLAIM WHICH ... INVOLVES INTERNAL JURISDICTION OF A MEMBER STATE." AND THUS CREATES A SERIOUS POLITICAL AND LEGAL PROBLEM. THE US VIEWED PLO PARTICIPATION IN GENEVA AS A MATTER FOR NEGOTIATION AMONG THE PARTIES, AND STATED THAT THE US WAS PREPARED TO PARTICIPATE IN SUCH NEGOTIATIONS. "WE ARE READY TO ENCOURAGE FURTHER NEGOTIATIONS BETWEEN SYRIA AND ISRAEL. WE ARE READY TO ... CONSULT WITH ALL THE COUNTRIES INVOLVED ABOUT THE SUBSTANCE AND FORM OF A RECONVENED GENEVA CONFERENCE. WE ARE PREPARED TO DISCUSS HOW BEST TO ASSURE THAT LEGITIMATE PALESTINIAN INTERESTS ARE BROUGHT INTO THE NEGOTIATING PROCESS. ... BUT WE ARE NOT PREPARED TO ... SUPPORT CHANGES BY THE GA IN THE ... FRAMEWORK FOR NEGOTIATIONS ESTABLISHED BY THE SC AND ACCEPTED BY THE PARTIES. NOR ARE WE PREPARED TO SUPPORT RIGHTS FOR ONE GROUP AT THE EXPENSE OF RIGHTS OF OTHERS. WE ARE PREPARED, HOWEVER, TO ENCOURAGE NEGOTIATION AND THE PURSUIT BY PEACEFUL MEANS OF THE SETTLEMENT WE ALL DESIRE."

ISRAEL (HERZOG) STATED THAT THE DEBATE HAD BECOME A BARRAGE OF HATRED AND CALUMNY AND A RE-WRITING OF HISTORY. "SURELY THERE IS A LIMIT TO THE DEGREE THAT THE INTELLIGENCE OF THE ASSEMBLY COULD BE INSULTED." HE SET FORTH THE HISTORY OF ISRAELI-ARAB RELATIONS FROM THE BALFOUR DECLARATION TO THE PRESENT, AND STATED THAT ISRAEL DID NOT SEEK AGGRESSION, BUT IT DID NOT PROPOSE TO WITHDRAW IN ORDER TO ENABLE THE ARAB FORCES TO COMMENCE A FIFTH OFFENSIVE. ISRAEL WAS PREPARED TO NEGOTIATE WITHIN THE FRAMEWORK OF THE SC RESOLUTIONS WHICH ASSUME THE CREATION OF NORMAL RELATIONS AND SECURE AND RECOGNIZED BOUNDARIES FOR ISRAEL. "WE HAVE NO INTENTION ... OF NEGOTIATING OUR OWN SUICIDE." HERZOG STATED THAT THE QUESTION AT THE CORE OF THE CONFLICT WAS NOT THAT OF THE PALESTINIANS BUT "THE ARAB REFUSAL TO RECOGNIZE THE RIGHT OF THE JEWISH NATION TO SELF-DETER-

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PAGE 04 USUN N 05807 01 OF 06 080957Z

MINATION AND SOVEREIGNTY IN AT LEAST A PART OF ITS ANCIENT HOMELAND." UNLESS THE ARABS RECOGNIZE ISRAEL'S RIGHT TO EXIST, DURABLE PEACE WILL NEVER COME TO THE MIDDLE EAST. HE PRAISED THE MECHANISM ESTABLISHED BY THE SC RESOLUTIONS, WARNING THAT THE PURPOSE OF THE PROPOSED RESOLUTIONS IS TO SABOTAGE THE EXISTING MECHANISM. HE POINTED OUT THAT THE PLO DID NOT YET ACCEPT THE SC RESOLUTIONS, AND ASKED HOW THE USSR AND OTHERS WHO REAFFIRMED SUPPORT FOR ISRAEL'S RIGHT TO EXIST COULD RECONCILE THIS WITH THEIR SUPPORT FOR THE PLO IN LIGHT OF ITS RECENT STATEMENTS.

SYRIA (ALLAF) TERMED ISRAEL'S STATEMENT "SHEER LIES AND FABRICATIONS," RESERVING THE RIGHT TO REPLY TO THESE "LIES" WHICH WERE "FAMILIAR FROM COLONIALISTS AND RACISTS." HE CHARGED THAT THE BALFOUR DECLARATION HAD BEEN DECREED BY THE UK

BECAUSE OF ZIONIST FINANCIAL AND OTHER PRESSURES AND DESCRIBED THE ESTABLISHMENT OF ISRAEL AS "A CANCER SPREADING IN THE ARAB WORLD" AND A BRIDGEHEAD FOR IMPERIALISTS AND COLONIALISTS. THE "ZIONIST ENTITY" WAS NOT CONDEMNED BECAUSE IT WAS JEWISH BUT BECAUSE IT WAS "RACIST, IMPERIALIST AND AGGRESSIVE." HE REGRETTED US SUPPORT FOR ISRAEL AND STATED THAT THE USSR WAS SUPPORTING THE CAUSE OF "RIGHT AND JUSTICE" IN THE MIDDLE EAST. HE SUPPORTED THE IMPLEMENTATION OF GA RESOLUTION 3236 AND THE ESTABLISHMENT OF A COMMITTEE AND PROGRAMME FOR THE EXERCISE OF THE PALESTINIANS' INALIENABLE NATIONAL RIGHTS, AND ALSO CALLED FOR SC CONSIDERATION OF THIS MATTER. HE WAS ALSO COSPONSORING A REVISED DRAFT DECLARATION CALLING FOR PLO PARTICIPATION IN ALL MIDDLE EAST PEACE EFFORTS CARRIED OUT UNDER THE UN'S AEGIS.

GUINEA (CISSE) NOTED THAT DESPITE THE FINANCIAL AND OTHER SUPPORT IT GOT FROM IMPERIALISM, THE ZIONIST STATE WAS GROWING INCREASINGLY ISOLATED INTERNATIONALLY. EXPRESSING SUPPORT FOR THE PALESTINIANS, GUINEA WAS SPONSORING THE RESOLUTION CALLING FOR PLO PARTICIPATION IN THE GENEVA CONFERENCE AND WOULD SPONSOR OTHERS DESIGNED TO ESTABLISH CONDITIONS FOR A LASTING SOLUTION TO THE MIDDLE EAST PROBLEM. CUBA (ALARCON QUESADA) CALLED ON THE A TO IMPLEMENT RESOLUTION 3236 AND ACCUSED US DIPLOMACY OF ATTEMPTING TO UNDERMINE THE TRUE SOLUTION TO MIDDLE EAST PROBLEMS BY PUTTING FORWARD PARTIAL SOLUTIONS. THENON-ALIGNED MUST STRENGTHEN THEIR UNITY IN THE FACE OF THE PALESTINIAN
UNCLASSIFIED

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PAGE 05 USUN N 05807 01 OF 06 080957Z

PROBLEM, AS WELL AS OTHERS IN WHICH THE IMPERIALIST FORCES TRY TO BEND THE COMMON WILL OF PROGRESSIVE FORCES. THE PEOPLES OF THE THIRD WORLD MUST EXPRESS THEIR SOLIDARITY WITH THE JUST CAUSE OF THE PALESTINIANS IN RESPONSE TO THOSE WHO DAILY WERE MALIGINING THE UN. KENYA (KIMALEL) CITED HIS FOREIGN MINISTER'S CALL FOR A SETTLEMENT BASEDON THE RIGHTS OF ALL AREA STATES TO EXIST WITHIN SECURE BOUNDARIES; THE PALESTINIANS' RIGHT TO A NATIONAL HOMELAND; AND THE INADMISSIBILITY OF TERRITORIAL ACQUISITION BY FORCE. THE PALESTINIANS MUST TAKE PART IN EVERY STAGE OF EFFORTS TO BRING ABOUT A PEACE SETTLEMENT.

UNCLASSIFIED

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PAGE 01 USUN N 05807 02 OF 06 080956Z

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ACTION IO-10

INFO OCT-01 ACDA-10 AF-06 AID-05 ARA-10 CIAE-00 COME-00

DODE-00 EB-07 EA-09 SP-02 PM-04 H-02 HEW-06 INR-07

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AMEMBASSY OSLO

AMEMBASSY OTTAWA

AMEMBASSY ROME

AMEMBASSY SANTIAGO

AMEMBASSY STOCKHOLM

AMEMBASSY TOKYO

UNCLAS SECTION 2 OF 6 USUN 5807

UNDIGEST

UGANDA (KINENE) SAID THAT ITS POSITION HAD BEEN STATED

UNCLASSIFIED

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PAGE 02 USUN N 05807 02 OF 06 080956Z

BY IDI AMIN ON OCTOBER 1. HE DECLARED THAT THE ZIONISTS
HAD REFUSED THE OFFER OF PEACE AND HAD TURNED DOWN THE
CREATION OF THE STATE OF PALESTINE. UNFORTUNATELY, EVEN
SOME OF THE SO-CALLED LIBERAL DEMOCRACIES HAD BACKED THE
ZIONIST STAND. IN THE LIGHT OF ARAFAT'S OFFER OF A PEACEFUL

SOLUTION, UGANDA CALLED FOR THE EXTINCTION OF ISRAEL AND ITS REPLACEMENT BY A TRULY DEMOCRATIC STATE OF PALESTINE WHERE MUSLIMS, CHRISTIANS AND JEWS COULD LIVE IN PEACE. UGANDA DID NOT CALL FOR THE ELIMINATION OF JEWS AS A PEOPLE, BECAUSE NOT ALL JEWS WERE ZIONISTS, BUT ZIONISM WAS A CANCER THAT MUST BE DESTROYED. THE ARGUMENT THAT ISRAEL HAD A RIGHT TO EXIST WITHIN SECURE BOUNDARIES WAS UNFORTUNAT, BECAUSE IT DID NOT EXPLAIN HOW ISRAEL ACQUIRED THE TITLE TO THE LAND IT OCCUPIED. THOSE WHO CALL FOR SECURE BORDERS ARE THE VERY PEOPLE WHO ABUSED THEIR MANDATE AND DISHED OUT PALESTINIAN LANDS TO ZIONISTS AT THE EXPENSE OF THE RIGHTFUL OWNERS. HE WENT ON TO LINK ISRAEL WITH SOUTH AFRICA AND DESCRIBED RESOLUTION 3236 AS THE CORNER-STONE ON WHICH A SOLUTION COULD BE BASED.

CYPRUS (ROSSIDES) SAID THAT SC RESOLUTIONS INTENDED TO PRESERVE PEADE SHOULD NOT REMAIN UNIMPLEMENTED. THIS WOULD THREATNE THE EXISTENCE OF THE ORGANIZATION. A NEW APPROACH WAS NEEDED. IT WOULD BE UNWISE FOR THE INTERNATIONAL COMMUNITY TO FORGET THAT THE SPLITTING OF A COUNTRY IS AS DANGEROUS AS THE SPLITTING OF THE ATOM, AND THE INTERNATIONAL COMMUNITY MUST FIND PEACEFUL SOLUTIONS BASED ON JUSTICE AND THE CHARTER. CYPRUS SUPPORTED RECONVENING THE GENEVA CONFERENCE WITH PALESTINIAN PARTICIPATION.

PLO OBSERVER AQL STATED THAT EXCEPT FOR THE "DISCORDANT" NOTE STRUCK BY COSTA RICA, THE ISOLATION OF THE US IN ITS SUPPORT OF ISRAEL WOULD HAVE BEEN ALMOST COMPLETE. THE US DDID NOT RECOGNIZE THE PLO, YET IT INSISTED THAT THE PLO RECOGNIZE ISRAEL BEFORE ISRAEL RECOGNIZES THE PLO. OBVIOUSLY, BY US STANDARDS, IT IS A NORM OF INTERNATIONAL BEHAVIOR FOR THE VICTIM TO RECOGNIZE HIS PERSECUTOR." HE SAID THAT SC RESOLUTION 242 REFERS THE THE PALESTINIANS ONLY AS REFUGEES, AND ACCEPTANCE OF IT WOULD MEAN THEIR EXTINCTION AS A POLITICAL COMMUNITY STRUGGLING TO ACHIEVE LIBERATION AND INDEPENDENCE. HE REJECTED CHARGES THAT THE UNCLASSIFIED

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PAGE 03 USUN N 05807 02 OF 06 080956Z

PALESTINIANS WERE UNDERMINING THE SECURITY OF LEBANON AND STATED THAT THEIR ONLY GOAL WAS THE LIBERATION OF PALESTINE.

SENEGAL (FALL) INTRODUCED DRAFT RESOLUTION L.770, STATING THAT IT CONTAINED NOTHING THAT WOULD EXACERBATE THE SITUATION AND AVOIDED POLEMICS AND ACRIMONY. THERE WAS NO ELEMENT IN IT WHICH WOULD DESTROY ANY UN-ESTABLISHED MECHANISM FOR PEACE, AND HE HOPED THE DRAFT WOULD BE ADOPTED, IF NOT BY UNANIMITY, AT LEAST BY "QUASI-UNANIMITY."

JORDAN (SHARAF), IN RIGHT OF REPLY, STATED THAT THE ISRAELI REP HAD ENGAGED IN A BITTER AND ANGRY AND PERSONAL ATTACK

AGAINST THE JORDANIAN REP. AN AGONIZING REAPPRAISAL
BY ISRAEL'S LEADERSHIP IS NEEDED. THEY MUST RID THEMSELVES
OF THE FADADE OF MYTH-MAKING AND PROPAGANDIZING. ISRAEL
(HERZOG) REPLIED THAT HE DID NOT PROPOSE TO ENTER INTO
POLEMICS, BUT ASKED, WITH REGARD TO PLO TALK OF A SECULAR,
DEMOCRATIC STATE, IF SUCH A STATE EXISTED IN THE ARAB
WORLD, AND IF THE ANSWER WAS LEBANON, HE WOULD POINT TO THE
SITUATION THERE TODAY. HE TERMED THE TWO DRAFT RESOLUTIONS
"UTTERLY UNACCEPTABLE" TO ISRAEL, AND L.768 AS REVISED
WOULD BE "A TRAGIC BLOW TO THE PEACE EFFORT MECHANISM IN OUR
REGION," AND THOSE WHO VOTED FOR IT WOULD BEAR RESPONSIBILITY
FOR ITS "DIRE CONSEQUENCES." THE "SO-CALLED" PLO WAS ONLY
"THE UMBRELLA ORGANIZATION FOR A NUMBER OF TERRORIST
GROUPS" AND DID NOT REPRESENT THE ARABS OF PALESTINIAN
ORIGIN. SUCH A BODY HAD NO RIGHT TO TAKE PART IN ANY
PEACE NEGOTIATIONS AND ISRAEL WOULD NOT UNDER ANY
CIRCUMSTANCE NEGOTIATE WITH THE REPRESENTATIVE OF A BODY
WITH "THE LACK OF QUALIFICATIONS, THE CRIMINAL RECORD AND
THE DESTRUCTIVE INTENTIONS OF THE PLO." THE GOI, "IN
THE EXERCISE OF ITS RIGHTS, WILL REJECT SUCH GA RECOMMENDATIONS.
"IT WILL NOT PARTICIPATE IN ANY NEGOTIATON WITH THE SO-
CALLED PLO AND WILL NOT COOPERATE IN ANY MANNER WITHIN THE
FRAMEWORK OF RESOLUTIONS 3236 AND 3237." (REPEATED INFO AMMAN,
BEIRUT, CAIRO, DAMASCUS, LONDON, TEL AVIV, JERUSALEM)

COMMITTEE 1 -- DISARMAMENT

STATEMENTS ON DISARMAMENT ITEMS WERE MADE IN COMMITTEE
NOV. 7 BY REPRESENTATIVES OF YUGOSLAVIA, POLAND, NIGERIA,
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PAGE 04 USUN N 05807 02 OF 06 080956Z

AUSTRALIA, MADAGASCAR, QATAR, TURKEY AND MONGOLIA, WITH
MANY OF THEM EXPRESSING CONCERN THAT SO LITTLE
TANGIBLE PROGRESS HAD BEEN MADE IN DISARMAMENT.

YUGOSLAVIA (PETRIC) STATED IT WAS UNREALISTIC TO EXPECT
COUNTRIES TO VOLUNTARILY REFRAIN FROM ACQUIRING MODERN
WEAPONS WHEN THE NUCLEAR POWERS TRIED TO PRESERVE THEIR
MONOPOLY OVER NUCLEAR WEAPONS AND PURSUE THEM FOR
THEIR OWN POLITICAL ENDS. THE MAJORITY OF AGREEMENTS THUS
FAR ONLY REGULATED RELATIONS IN THE ARMAMENTS FIELD AMONG
THE MAJOR POWERS. YUGOSLAVIA URGED CONVENING A WORLD
DISARMAMENT CONFERENCE (WDC) AND SPECIAL GA ON DISARMAMENT,
SUPPORTED THE SOVIET PROPOSAL ON WEAPONS OF MASS DESTRUCTION.
BELIEVED PROHIBITION OF ALL NUCLEAR WEAPON TESTS SHOULD
BE THE FIRST STEP LEADING TO THE ELIMINATION OF ALL TYPES
OF NUCLEAR WEAPONS, AND URGED THE COMPLETE PROHIBITION
OF THE PRODUCTION OF ALL CHEMICAL WEAPONS.

POLAND (WZYNER) PRAISED THE MBITIOUS YET REALISTIC

DISARMAMENT PROGRAM PUT FORWARD BY THE SOVIET UNION WELL AS THAT FOR REDUCTION OF MILITARY BUDGETS; HOPED TO SUBMIT SOON A DRAFT RESOLUTION URGING THE CONTINUATION BY THE CCD, ON THE BASIS OF EXISTING PROPOSALS, OF ITS EFFORTS TOWARD COMPLETE ELIMINATION OF CHEMICAL WEAPONS; AND SUPPORTED CONVENING OF A WDC. POLAND SAW NUCLEAR-WEAPON-FREE ZONES (NWFZ'S) AS INSEPARABLY LINKED TO NON-PROLIFERATION, AND BELIEVED STATES MEMBERS OF SUCH ZONES COULD NOT CLAIM THE RIGHT TO EXTEND THE NUCLEAR-FREE STATUS IN AREAS OUTSIDE THEIR JURISDICTION, PARTICULARLY ON THE HIGH SEAS, THE STRAITS USED FOR INTERNATIONAL NAVIGATION AND IN INTER-NATION AIR SPACE.

NIGERIA (CLARK) STATED THAT THE NPT REVIEW CONFERENCE HAD DONE NOTHING TO RAISE THE BARRIERS AGAINST HORIZONTAL AND VERTICAL PROLIFERATION OF NUCLEAR WEAPONS. NIGERIA WILL SUPPORT ANY MOVE TO DEFINE THE ESTABLISHMENT, STATUS AND STATUTE OF NWFZ'S AS A FUNCTION OF AN AGREEMENT TO PROMOTE GENERAL AND COMPLETE DISARMAMENT. THE G-77 HAD BEEN THE ONES TO DEFEND THE NPT AT THE REVIEW CONFERENCE. CLARK ALSO SAID THE CCD SHOULD BE MORE RESPONSIVE TO THE CONCERN OF ALL MANKIND; FELT THE UN WAS PLAYING AN INADEQUATE

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PAGE 05 USUN N 05807 02 OF 06 080956Z

ROLE; FAVORED A SPECIAL GA DEVOTED TO DISARMAMENT; BELIEVED THERE SHOULD BE STRUCTURAL AND INSTITUTIONAL INNOVATIONS SO THAT THE UN SECRETARIAT COULD PLAY A MORE EFFECTIVE ROLE; AND STATED IT WAS WELL KNOWN THAT THE FRG FIRMS OF SIEMENS AND KRUPP WERE AMONG THE VILLAINS PROVIDING SOUTH AFRICA WITH NUCLEAR TECHNOLOGY.

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PAGE 01 USUN N 05807 03 OF 06 081031Z

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ACTION IO-10

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AMEMBASSY OTTAWA

AMEMBASSY ROME

AMEMBASSY SANTIAGO

AMEMBASSY STOCKHOLM

AMEMBASSY TOKYO

UNCLAS SECTION 3 OF 6 USUN 5807

UNDIGEST

AUSTRALIA (HARRY) THOUGHT POLITICAL LEADERS WERE COMING TO SEE

UNCLASSIFIED

UNCLASSIFIED

PAGE 02 USUN N 05807 03 OF 06 081031Z

THAT THE SQUANDERING OF MATERIAL, ENERGY AND HUMAN RESOURCES
ON MILITARY SPENDING NOT ONLY THREATENED WORLD PEACE, BUT
ALSO THREATENED TO CUT AWAY AT THE VERY FOUNDATION OF THE WORLD'S
ECONOMIC WELL-BEING. HARRY STATED PRESSURE OF WORLD PUBLIC
OPINION ON MAJOR NUCLEAR-WEAPON POWERS TO MORE EFFECTIVELY
IMPLEMENT THEIR NPT OBLIGATIONS MUST BE CONTINUED, AND HE
WELCOMED THE SOVIET TEXT BAN TREATY, WHICH MUST CONTAIN
PROVISIONS FOR MONITORING OF PEACEFUL NUCLEAR OBLIGATIONS.
HE HOPED ALL COUNTRIES WITH A SIGNIFICANT NUCLEAR POTENTIAL
WOULD PARTICIPATE FULLY IN THE WORK OF THE IAEA ADVISORY
GROUP; WAS DEEPLY CONCERNED OVER INCREASING INTERNATIONAL SALES
OF CONVENTIONAL ARMS BY SOME MAJOR INDUSTRIALIZED POWERS;
WOULD WELCOME A MORE POSITIVE ATTITUDE TOWARD OBJECTIVES OF
THE INDIAN OCEAN ZONE OF PEACE BY THE MAJOR POWERS;

AND CONSIDERED THE ENVIRONMENTAL WARFARE DRAFT CONVENTION TIMELY.
AUSTRALIA LOOKED FORWARD TO FURTHER CLARIFICATION OF THE SOVIET
UNION'S THINKING OF WEAPONS OF MASS DESTRUCTION, AND THOUGHT
CCD CONSIDERATION WOULD BE APPROPRIATE.

MADAGASCAR (RAHARIJAONA) SAID THE FIRST STEP SHOULD BE THE
ELIMINATION OF ALL WEAPONS OF MASS DESTRUCTION, ASKED HOW LONG
PEOPLE WOULD TOLERATE THE ALLOCATION OF \$300 BILLION ANNUALLY
TO THE ARMS RACE, FAVORED A WDC, AND CALLED FOR GENERAL AND
COMPLETE DISARMAMENT. MADAGASCAR THOUGHT ATTENTION SHOULD BE
FOCUSED ON EXISTING WEAPONS OF MASS DESTRUCTION, WAS PLEASED
TO NOTE A GROWING LDC AWARENESS OF THE DANGERS OF THE ARMS
RACE, ENDORSED NWFZ'S, REGRETTED THE MAJOR POWERS HAD NOT
RESPECTED THE DECLARATION ON THE INDIAN OCEAN AS A ZONE
OF PEACE, AND WAS KEENLY INTERESTED IN ACHIEVING DENU-
CLEARIZATION OF AFRICA.

QATAR (JAMAL) SAID PRIORITY SHOULD BE GIVEN TO THE WEAPONS
WHICH COULD ANNIHILATE MANKIND, SUPPORTED THE INDIAN OCEAN
AS A ZONE OF PEACE, HAD GREAT HOPES FOR THE POSSIBILITY
OF IMPLEMENTING THE GA RESOLUTION ON REDUCTION OF MILITARY
BUDGETS, AND FAVORED A WDC WITH THE PARTICIPATION OF ALL
STATES. THE ZIONISTS WERE DEVELOPING AND EXPANDING ARMAMENTS
AND STOCKPILING WEAPONS, THERE WERE OFFICIAL THREATS BY ISRAELI
AUTHORITIES TO USE NUCLEAR WEAPONS, AND QATAR WOULD LIKE TO
SEE A NWFZ IN THE MIDDLE EAST.

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PAGE 03 USUN N 05807 03 OF 06 081031Z

TURKEY (AKIMAN) THOUGHT THE ESTABLISHMENT OF NWFZ'S WOULD
MAKE A VALUABLE CONTRIBUTION TO DETENTE AND THAT THE INITIATIVE
FOR THE CREATION OF SUCH ZONES SHOULD COME FROM THE STATES
OF THE REGIONS THEMSELVES. THE BANNING OF ALL CHEMICAL WEAPONS
WOULD BE A GREAT STEP FORWARD, AND WEAPONS SUCH AS NAPALM
SHOULD ALSO BE PROHIBITED. TURKEY WELCOMED THE SOVIET INITIATIVE
ON NEW WEAPONS OF MASS DESTRUCTION; HOPED THE CCD WOULD SOON
ELABORATE A NEW TREATY ON THE PROHIBITION OF ENVIRONMENTAL
WARFARE; SAID THE RESULTS OF RESEARCH ON THE QUESTION OF NUCLEAR
EXPLOSIONS FOR PEACEFUL PURPOSES SHOULD BE AVAILABLE TO ALL;
SUGGESTED IT WOULD BE VALUABLE TO HAVE A DEFINITION OF
NWFZ; AND STATED THAT THE AD HOC WDC COMMITTEE SHOULD BE
ALLOWED TO CONTINUE ITS WORK UNDER A NEW MANDATE.

MONGOLIA (ERDEMBILEG), STATING THE ARMS RACE UNDERMINED INTER-
NATIONAL SECURITY AND DETENTE, WELCOMED THE SOVIET PROPOSALS
ON THE PROHIBITION OF NEW WEAPONS OF MASS DESTRUCTION AND ON
THE CONCLUSION OF A TREATY TOTALLY PROHIBITING ALL NUCLEAR-
WEAPON TESTS, AND ACCUSED CERTAIN FORCES OF BEING OBSTACLES
IN THE WAY OF PEACE-LOVING STATES WHICH SOUGHT DISARMAMENT.

COMMITTEE 2 -- APPROVES RESOLUTIONS

COMMITTEE WITHOUT VOTE NOV. 7 APPROVEE FOLLOWING SIX RESOLUTIONS.

L.1432 -- IDENTIFYING AS LEAST DEVELOPED COUNTRIES BAN-GLADESH, CENTRAL AFRICAN REPUBLIC, DEMOCRATIC YEMEN AND THE GAMBIA; L.1427 -- RECONSTITUTION OF THE UN/FAO INTERGOVERNMENTAL COMMITTEE OF THE WORLD FOOD PROGRAM AS A COMMITTEE ON FOOD AID POLICIES AND PROGRAMS; DRAFT RESOLUTION RECOMMENDED BY UNEP GOVERNING COUNCIL ON THE DISSEMINATION OF INFORMATION AND MOBILIZATION OF PUBLIC OPINION REGARDING HABITAT.

L.1449 -- RECOMMENDING THAT THE BOARD OF GOVERNORS OF THE UN SPECIAL FUND FOR EMERGENCY RELIEF AND DEVELOPMENT ASSISTANCE TO COUNTRIES MOST SERIOUSLY Affected BY ECONOMIC CRISES CONVENE A PLEDGING CONFERENCE IN 1976, EXAMINE ESTABLISHMENT OF A TARGET FIGURE OF \$1 BILLION, AND DECIDE THAT FOR TIME BEING THE ADMINISTRATIVE EXPENSES OF THE FUND SHOULD BE BORNE BY THE REGULAR BUDGET. THERE WERE NUMEROUS EXPLANATIONS AND COMMENTS ON THIS, INCLUDING THE US AND FRG QUESTIONS ABOUT USE OF REGULAR BUDGET FUNDS FOR ADMINISTRATIVE EXPENSES.

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PAGE 04 USUN N 05807 03 OF 06 081031Z

OTHERS WHO DID NOT SUPPORT USING SUCH FUNDS OVER LONG-RUN WERE FRANCE, ITALY, DENMARK, CANADA, BELGIUM AND JAPAN. SWEDEN AND NETHERLANDS WOULD CONTRIBUTE ONLY IF THERE WERE WIDE SUPPORT FOR THE FUND, AND BOTH QUESTIONED THAT IT WAS APPROPRIATE TO SET A TARGET FIGURE AND CALL FOR A PLEDGING CONFERENCE IN VIEW OF PRESENT LACK OF SUPPORT. THE SOVIETS REJECTED THE FUND'S MONITORING FUNCTION AS WELL AS CLOSE UNSF-IBRD COLLABORATION.

L.1439 -- INDIAN DRAFT RESOLUTION ON IDA REPLENISHMENT. THE PAKISTANI REPRESENTATIVE, INTRODUCING THE DRAFT, EMPHASIZED THE NEED TO ENSURE THERE IS NO INTERRUPTION IN IDA ACTIVITIES. FRG SUPPORTED A SUBSTANTIAL INCREASE IN IDA RESOURCES, LIBYA WISHED TO DELETE "OTHER COUNTRIES IN A POSITION TO DO SO," BUT AFTER CONSULTATIONS THE DIFFICULTY WAS RESOLVED.

L.1441 AND CORR.1 -- RECOMMENDING THAT THEGA ENDORSE THE UNDP GOVERNING COUNCIL DECISION ON "NEW DIMENSIONS" IN TECHNICAL COOPERATION. IN ONLY STATEMENT AFTER ADOPTION OF THE RESOLUTION, THE CHINESE DELEGATE BRIEFLY REFERRED TO THE PRC STATEMENT ON THE SUBJECT IN UNDP.

THE COMMITTEE WAS UNABLE TO DEAL WITH RESOLUTIONS L.1433 (ON THE EXPANSION OF BASIC SERVICES FOR CHILDREN), L.1442 (LONG-TERM TRENDS IN REGIONAL ECONOMIC DEVELOPMENT) AND L.1443 (INTERNATIONAL YEAR OF THE CHILD) BECAUSE ALL REQUIRED ADDITIONAL CONSULTATIONS AND ARE LIKELY TO BE AMENDED.

MALAGASY REPRESENTATIVE INTRODUCED A DRAFT RESOLUTION ON MID-TERM REVIEW AND APPRAISAL (L.1444), AND THE CHAIRMAN SUBSEQUENTLY ANNOUNCED THAT CONSULTATIONS ON IT WOULD COMMENCE IN THE NEAR FUTURE UNDER THE CHAIRMANSHIP OF HOSNY (EGYPT).
(OURTELS 5756, 5768, 5769, 5774, 5776, 5777, 5759, 5760)

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PAGE 01 USUN N 05807 04 OF 06 081021Z

12
ACTION IO-10

INFO OCT-01 ACDA-10 AF-06 AID-05 ARA-10 CIAE-00 COME-00

DODE-00 EB-07 EA-09 SP-02 PM-04 H-02 HEW-06 INR-07

L-03 LAB-04 NEA-10 NSAE-00 NSC-05 OIC-02 PA-02 SS-15

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AMEMBASSY BRASILIA

AMEMBASSY LISBON

AMEMBASSY LONDON

AMEMBASSY NEW DELHI

AMEMBASSY NICOSIA

AMEMBASSY OSLO

AMEMBASSY OTTAWA

AMEMBASSY ROME

AMEMBASSY SANTIAGO

AMEMBASSY STOCKHOLM

AMEMBASSY TOKYO

UNCLAS SECTION 4 OF 6 USUN 5807

UNDIGEST

COMMITTEE 3 -- CHILE

UNCLASSIFIED

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PAGE 02 USUN N 05807 04 OF 06 081021Z

STATEMENTS WERE MADE BY YUGOSLAVIA, FIJI, USSR, PARAGUAY, URUGUAY, UKRAINE, FRANCE AND CONGO ON NOVEMBER 6. SPAIN, CHILE, NORWAY, USSR AND UKRAINE EXERCISED THE RIGHT OF REPLY. ON NOVEMBER 7, FINLAND, BULGARIA, AND CHILE DELIVERED STATEMENTS, WHILE YUGOSLAVIA SPOKE IN RIGHT OF REPLY.

YUGOSLAVIA CHARGED THAT THE GOC HAD MADE A MASSIVE ATTACK ON PRACTICALLY ALL HUMAN RIGHTS AND CALLED ON THE UN TO EXPRESS ITS ABHORRENCE AND DEMAND THAT THESE VIOLATIONS BE ENDED IMMEDIATELY. MUCH ATTENTION WAS ALSO DEVOTED TO HUMAN RIGHTS VIOLATIONS ON SPAIN. FIJI HOPED THAT THE WORKING GROUP'S FINAL REPORT WOULD BE BASED ON A VISIT TO CHILE. HE CRITICIZED STATES THAT CURTAIL HUMAN RIGHTS AND THEN CONDEMN OTHERS FOR HUMAN RIGHTS VIOLATIONS, AND ALSO DESIRED THAT ANY DRAFT RESOLUTION TAKE ACCOUNT OF PREVAILING CIRCUMSTANCES AND NOT CONFLICT WITH CHILE'S INTERNAL SECURITY. THE USSR DENOUNCED THE GOC IN VIGOROUS TERMS, PRAISED THE WORKING GROUP'S REPORT, AND CALLED FOR THE INTERNATIONAL COMMUNITY TO TAKE ACTION.

PARAGUAY OBJECTED TO THE PROCEDURE BEING FOLLOWED IN THE COMMITTEE, STATING THAT IT IMPINGED ON THE PRINCIPLE OF NON-INTERVENTION IN AFFAIRS OF A SOVEREIGN STATE. HE TERMED THE WORKING GROUP'S REPORT NOT CONSTRUCTIVE AND COMPOSED ALLANA'S SUGGESTIONS AS AN OPEN ACT OF INTERVENTION IN CHILEAN INTERNAL AFFAIRS. URUGUAY TERMED THE REPORT A REGRETTABLE MISTAKE, UNBALANCED AND TOTALLY PARTIAL. HE COULD NOT SUPPORT THE DRAFT RESOLUTION OR AGREE TO ANY FURTHER ACTIVITY ENTRUSTED TO THE WORKING GROUP.

UKRAINE STRONGLY ATTACKED GOC POLICIES AND CALLED FOR THE GA TO ACT TO MAKE CHILE CEASE VIOLATING HUMAN RIGHTS.

FRANCE WAS CONCERNED ABOUT THE SITUATION IN CHILE AND REGRETTED THE DENIAL OF ENTRY TO THE WORKING GROUP. HE BELIEVED THAT THE DEBATE SHOULD BE PROMPTED BY HUMANITARIAN AND NOT POLITICAL OR IDEOLOGICAL INTERESTS. HE URGED THE COMMITTEE TO AVOID MEASURES THAT MIGHT PREJUDGE CONCLUSIONS, BUT ALSO CALLED ON CHILE TO RESTORE HUMAN RIGHTS. CONGO EXCORIATED CHILE AND PRAISED THE WORKING GROUP. WHILE DELEGATES CONTINUE THEIR STERILE RHOETORIC, THE LIVES OF THOUSANDS OF MEN, WOMEN AND CHILDREN ARE BEING WRITTEN IN

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PAGE 03 USUN N 05807 04 OF 06 081021Z

THE HISTORY OF CHILE IN THE BLOOD OF THEIR PEOPLE.

IN THE RIGHTS OF REPLY, SPAIN TERMED SWEDEN'S LONG REFERENCE TO SPAIN DISTORTED, AND ALSO REJECTED THE ACCUSATIONS OF YUGOSLAVIA, A COUNTRY WHICH WAS HARDLY A MODEL OF RESPECT FOR HUMAN RIGHTS. CHILE FOUND IT AMAZING THAT THE USSR COULD SPEAK OF HUMAN RIGHTS VIOLATIONS AND CITED STATEMENTS BY SOLZHENITSYN, SAKHAROV, AND OTHER SOURCES. CHILE WAS FORCED TO LISTEN TO SLANDER AND CALUMNY BECAUSE IT DID NOT ACCEPT SOVIET COLONIZATION. NORWAY WISHED TO ASSOCIATE ITSELF WITH THE STATEMENT MADE BY SWEDEN ON SPAIN UKRAINE, CHILE AND THE USSR THEN EXCHANGED ANOTHER ROUND OF INSULTS.

FINLAND EXPRESSED CONCERN OVER HUMAN RIGHTS VIOLATIONS IN CHILE AND REGRETTED THE DENIAL OF ENTRY TO THE WORKING GROUP. IT CALLED FOR THE UN TO PERSIST IN EFFORTS TO ALLEVIATE HUMAN SUFFERING CAUSED BY THE SITUATION IN CHILE. BULGARIA COMPARED THE GOC TO THE RACIST REGIME IN SOUTHERN AFRICA AND CALLED FOR A STRONG CONDEMNATION FROM THE COMMITTEE.

CHILE (DIEZ) CHARGED THAT A PROPAGANDA CAMPAIGN WAS SPREADING LIES ABOUT CHILE. HE NOTED THAT HUMAN RIGHTS WERE NEVER RESPECTED IN SOME LARGE COUNTRIES. CHILE CRITICIZED THE WORKING GROUP'S METHODS OF INVESTIGATION AND REFUTED MANY OF THE REPORT'S ALLEGATIONS. HE REMARKED THAT CHILE HAD ADMITTED GROUPS FROM AMNESTY INTERNATIONAL, OAS, ILO, AND OTHERS, WHILE THE RED CROSS INVESTIGATED CONDITIONS ON A DAILY BASIS. CHILE DID NOT CLAIM TO BE DEFINITELY CLEAN, AND AUTHORITIES HAD TO OCCASIONALLY "STICK THEIR HANDS INTO THE MUD" TO KEEP ORDER, BUT CHILE WAS WILLING TO ACCEPT CONSTRUCTIVE ADVICE. HE BELIEVED THAT MANY DELS WOULD BE SURPRISED WHEN REPORTS COME OUT ON THE BASIS OF INVESTIGATIONS MADE BY THE INTERNATIONAL RED CROSS AND THE GOC. AFTER TWO HOURS, HE ASKED TO BE ALLOWED TO CONTINUE HIS STATEMENT LATER. YUGOSLAVIA EXERCISED A RIGHT OF REPLY TO CRITICIZE SPAIN AND ITS REFERENCE TO YUGOSLAVIA.

COMMITTEE 4 -- BELIZE

PREMIER PRICE OF BELIZE TOLD THE COMMITTEE NOV. 7 THAT
UNCLASSIFIED

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PAGE 04 USUN N 05807 04 OF 06 081021Z

"ONLY A CATEGORICAL AFFIRMATION BY THE UN WILL BREAK THE DEADLOCK" IN THE TERRITORIAL DISPUTE BETWEEN BELIZE

AND GUATEMALA. UK AMB RICHARD CALLED ON GUATEMALA TO "EXERCISE THE MAXIMUM RESTRAINT" SO THAT NEGOTIATIONS ENVISAGED IN THE DRAFT RESOLUTION COSPONSORED BY THE UK COULD PROCEED PEACEFULLY. SKINNER-KLEE (GUATEMALA) DECLARED THAT NEITHER COMMITTEE 4 NOR THE GA HAD COMPETENCE TO DEAL WITH THE ISSUE AND GUATEMALA WOULD NOT RESPECT ANY RESOLUTION WHICH EXCEEDED THE GA'S COMPETENCE. THE STATEMENTS WERE MADE AS THE COMMITTEE BEGAN JOINT CONSIDERATION IF SIX ITEMS ON NSGT'S.

COMMITTEE OF 24 RAPPORTEUR LASSE (TRINIDAD AND TOBAGO), INTRODUCING VARIUS CHAPTERS OF HIS COMMITTEE'S REPORT, SAID INTER ALIA THAT THE COMMITTEE REGRETTED THAT CERTAIN ADMINISTERING POWERS CONTNUED TO TAKE A NEGATIVE ATTITUDE TOWARD RECEIVING UN VISITING MISSIONS, AND THAT IT CONSIDERED THAT STEPS TAKEN SO FAR TO EXTEND CONCRETE ASSISTANCE TO NATIONAL LIBERATION MOVEMENTS REMAINED INADEQUATE.

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PAGE 01 USUN N 05807 05 OF 06 081055Z

20

ACTION IO-10

INFO OCT-01 ACDA-10 AF-06 AID-05 ARA-10 CIAE-00 COME-00

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AMEMBASSY ROME
AMEMBASSY SANTIAGO
AMEMBASSY STOCKHOLM
AMEMBASSY TOKYO

UNCLAS SECTION 5 OF 6 USUN 5807

UNDIGEST

PREMIER PRICE SAID THAT SOON AFTER THE ADOPTION IN 1960 OF
UNCLASSIFIED

UNCLASSIFIED

PAGE 02 USUN N 05807 05 OF 06 081055Z

THE UN DECOLONIZATION DECLARATION, THE BRITISH ASSURED BELIZE IT COULD BECOME INDEPENDENT WHENEVER IT SO DESIRED. IN 1964 A NEW CONSTITUTION WAS PUT INTO EFFECT GIVING ELECTED REPRESENTATIVES FULL CONTROL OVER THE INTERNAL AFFAIRS OF BELIZE. THE ONLY OBSTACLE TO BELIZE'S INDEPENDENCE WAS FEAR FOR ITS SURVIVAL AFTER INDEPENDENCE ENGENDERED BY UNJUST GUATEMALAN CLAIMS AND THINLY VEILED THREATS. IN VIEW OF THIS, HIS GOVERNMENT WELCOMED AND EVEN REQUESTED A TEMPORARY BRITISH REINFORCEMENT IN BELIZE. HE SAID BELIZE EXISTED AS A DISTINCT REALITY WITHIN ITS PRESENT BOUNDARIES BEFORE GUATEMALA BECAME AN INDEPENDENT COUNTRY. ITS PRESENT BOUNDARIES WERE DEFINED IN AN 1859 TREATY BETWEEN BRITAIN AND GUATEMALA, BUT 80 YEARS LATER GUATEMALA LAID CLAIM TO BELIZE ON THE GROUND A CLAUSE IN THE TREATY -- CALLING ON BOTH PARTIES TO BUILD A "CART ROAD" BETWEEN GUATEMALA CITY AND THE ATLANTIC COAST -- HAD NOT BEEN COMPLIED WITH. HE SAID THAT NO ONE IN BELIZE LOOKED WITH FAVOR ON GUATEMALA'S PRETENSIONS, THEY BELIEVED BELIZE HAD THE RIGHT TO EXPECT SOME UNDERSTANDING OF THE SITUATION FROM LATIN AMERICAN COUNTRIES, AND HE NOTED THAT AN INDEPENDENT BELIZE COULD CONTRIBUTE MUCH TO ADVANCE THE NEW ECONOMIC ORDER IN MIDDLE AMERICA. A NON-INDEPENDENT BELIZE, HOWEVER, WOULD MEAN A RESENTFUL AND ANTAGONISTIC BELIZEAN PEOPLE, WHO COULD ONLY BE SUPPRESSED BY OVERWHELMING FORCE. BELIZE DESIRED A PEACEFUL SOLUTION. ONLY TWO CONDITIONS THAT WERE NOT NEGOTIABLE WERE: THERE MUST BE NO EROSION OF ITS SOVEREIGNTY OR INDEPENDENCE, AND ITS TERRITORIAL INTEGRITY MUST BE PRESERVED. RESOLUTION 1514(XV) WAS CLEARLY INTENDED TO APPLY TO NON-INDEPENDENT COUNTRIES. PRICE MENTIONED SUPPORT GIVEN AT THE COMMONWEALTH HEADS OF GOVERNMENT CONFERENCE IN JAMAICA

AND ALSO AT THE LIMA CONFERENCE. HE WAS CONVINCED THAT ONLY A CATEGORICAL AFFIRMATION BY THE UN OF BELIZE'S RIGHT TO SELF-DETERMINATION AND TERRITORIAL INTEGRITY WOULD BREAK THE PRESENT DEADLOCK AND SECURE INDEPENDENCE. HE SAID THE RESOLUTION WAS MOST REASONABLE. BY ENDORSING THE CALL FOR NEGOTIATIONS, BELIZE DID NOT IMPLY THAT GUATEMALA HAD ANY RIGHT OVER THE DESTINY OF BELIZE, RATHER BELIZE RECOGNIZED THAT A NEGOTIATED SETTLEMENT WHICH FULLY RESPECTED THE INALIENABLE RIGHTS OF THE BELIZEAN PEOPLE WAS THE BEST POSSIBLE SOLUTION.

UNCLASSIFIED

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PAGE 03 USUN N 05807 05 OF 06 081055Z

UK AMB RICHARD TOLD THE COMMITTEE HMG HAD REPEATEDLY STATED IT WOULD GIVE FULL INDEPENDENCE TO BELIZE WHENEVER THAT GOVERNMENT WISHED. REFERRING TO GUATEMALA, HE SAID "IT SADDENS US ALL THE MORE, THEREFORE, THAT COUNTRY WHICH LIBERATED ITSELF FROM COLONIAL RULE 150 YEARS AGO, SHOULD NOW DENY TO ITS NEAREST NEIGHBOR THAT SAME FREEDOM AND DIGNITY WHICH IT HAS SO LONG ITSELF ENJOYED." GUATEMALA HAD NOT OCCUPIED THE TERRITORY OF BELIZE SINCE THE FOUNDATION OF THE GUATEMALAN REPUBLIC IN 1821 AND HAD NOT PRODUCED A CLAIM TO BELIZE UNTIL 1939. THERE HAD BEEN HMG/GOG NEGOTIATIONS, BUT NONE OF GUATEMALA'S PROPOSALS HAD BEEN ACCEPTABLE. RICHARD HOPED FOR AN EARLY RESUMPTION OF THE NEGOTIATIONS AFTER THE GA WITH THE PARTICIPATION OF BELIZEAN REPRESENTATIVES. WITH GOB SUPPORT, UK FORCES WERE STRENGTHENED IN FACE OF GUATEMALAN MILITARY MOVEMENTS, HE SAID. (OURTEL 5790)

SKINNER-KLEE (GUATEMALA) GAVE HIS DETAILED VERSION OF THE HISTORICAL BACKGROUND OF THE TERRITORIAL CONTROVERSY, COMMENTING THAT THE PEOPLE OF BELIZE HAD A FALSE VERSION. HE CHARTED THAT BRITAIN FORCED GOG TO SIGN A CONVENTION, FAILED TO FULFILL THE PACT MADE WITH GUATEMALA, AND CONTINUED TO KEEP ITS POWER OVER TERRITORY WHICH BELONGED TO GUATEMALA. HE ASSERTED THAT GUATEMALA'S ATTITUDE HAD ALWAYS BEEN FLEXIBLE AND GENEROUS AND IT ALWAYS SUPPORTED THE VIEWS OF THE BELIZEAN PEOPLE. HE ALSO CLAIMED THERE HAD BEEN FALSE STATEMENTS ABOUT THE UK-GOG NEGOTIATIONS, AND HE REPORTED ON THEM AT LENGTH. HE CLAIMED THAT GUATEMALA DID NOT OPPOSE INDEPENDENCE FOR BELIZE, BUT OPPOSED AN INDEPENDENCE UNILATERALLY CONFERRED ON IT. CONSULTATIONS HAD ALSO BEEN HELD WITH U.S. AS A MEDIATOR, BUT UNFORTUNATELY THE U.S. RECOMMENDATIONS WERE ALSO SUBJECT OF "LOCAL POLITICAL GAME." EACH TIME IT SEEMED A SETTLEMENT WAS NEAR, THE UK SENT IN ITS FORCES -- THIS IS RATHER INEXPLICABLE." NOW A NEW EFFORT WAS BEING MADE TO DISRUPT NORMAL NEGOTIATIONS. GUATEMALA DID NOT ACCEPT THAT THE UN, AN ORGAN ALIEN TO THE NEGOTIATIONS, SHOULD IMPOSE ANY LIMITS ON THOSE NEGOTIATIONS. BELIZE WAS NOT A TRUE SUBJECT FOR DECOLONIZATION

BECAUSE IT NEVER HAD BEEN A COLONY, IT WAS PART OF THE NATIONAL TERRITORY OF GUATEMALA, AND NEITHER COMMITTEE 4 NOR THE GA HAD ANY COMPETENCE TO DEAL WITH IT. GUATEMALA SOUGHT A SOLUTION
UNCLASSIFIED

UNCLASSIFIED

PAGE 04 USUN N 05807 05 OF 06 081055Z

IN ACCORDANCE WITH INTERNATIONAL LAW, AND WOULD REJECT ANY COERCIVE MEASURES OF DIPLOMACY, SKINNER-KLEE DECLARED.
(REPEATED INFO LONDON, BELIZE, GUATEMALA CITY, MEXICO)

COMMITTEE 5 --

COMMITTEE CONTINUED CONSIDERATIN NOV. 7 OF PUBLICATIONS AND DOCUMENTATION, WITH LONG-WINDED DISCUSSION IN WHICH NINE DELEGATIONS SUPPORTED SYG AND ACABQ REPORTS, WITH RESERVATIONS ON A NEW POINTS, PHILIPPINES READ OUT A DRAFT DECISION WHICH WOULD ENDORSE THE ACABQ REPORT. USYG LEWANDOWSKI ANSWERED QUESTIONS. WITHOUT OBJECTION, REPORT ON PROGRAM BUDGET MACHINERY (L. 1244) WAS ADOPTED. FORTEZA (URUGUAY) AND USTOR (HUNGARY), WITH 68 AND 57 VOTES, RESPECTIVELY, WERE ELECTED TO THREE-YEAR TERMS ON THE UN ADMINISTRATIVE TRIBUNAL. CONSIDERATION OF PROGRAM BUDGET SECT. 15, REGULAR PROGRAM OF TECHNICAL ASSISTANCE, WAS BEGUN, WITH STANDARD POSITIONS ELABORATED BY DELEGATIONS FAVORING (ITALY, PHILIPPINES, ALGERIA, IRAQAN INDIA, INDONESIA) AND OPPOSING (UK, UK, USSR) INCLUSION OF SUCH AID IN THE REGULAR BUDGET. IN CONTINUED DISCUSSION OF THE JOINT INSPECTION UNIT, UK OPPOSED THE US PROPOSAL THAT JIU BE MADE AN EXTERNAL EVALUATION MECHANISM. SECT. 23, CONFERENCE AND LIBRARY SERVICES, WAS INTRODUCED. A SHARP DIALOGUE DEVELOPED BETWEEN ALGERIA AND THE CHAIRMAN OVER THE PROPRIETY OF ACABQ CONSIDERATION OF THE REPORT OF COMMITTEE ON CONFERENCES. (OURTLS 5783, 5784)

UNCLASSIFIED

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PAGE 01 USUN N 05807 06 OF 06 081107Z

12
ACTION IO-10

INFO OCT-01 ACDA-10 AF-06 AID-05 ARA-10 CIAE-00 COME-00

DODE-00 EB-07 EA-09 SP-02 PM-04 H-02 HEW-06 INR-07

L-03 LAB-04 NEA-10 NSAE-00 NSC-05 OIC-02 PA-02 SS-15

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AMEMBASSY OSLO

AMEMBASSY OTTAWA

AMEMBASSY ROME

AMEMBASSY SANTIAGO

AMEMBASSY STOCKHOLM

AMEMBASSY TOKYO

UNCLAS SECTION 6 OF 6 USUN 5807

UNDIGEST

COMMITTEE 6 -- HOST COUNTRY RELATIONS

UNCLASSIFIED

UNCLASSIFIED

PAGE 02 USUN N 05807 06 OF 06 081107Z

COMMITTEE 6 CONCLUDED ITS DEBATE ON THE REPORT OF
THE COMMITTEE ON RELATION WITH THE HOST COUNTRY ON
NOVEMBER 7. CHAD, USSR, NICARAGUA, BYELORUSSIA, YUGOSLAVIA,
UK, SYRIA, CUBA, KUWAIT, GUATEMALA AND THE US DELIVERED
STATEMENTS. FRANCE EXERCISED THE RIGHT OF REPLY TO A STATEMENT
MADE BY CHAD. THE COMMITTEE ALSO RECEIVED AN AMENDMENT (L.1020)
TO THE DRAFT ON DIPLOMATIC ASYLUM, ADDING A PREAMBULAR PARA-
GRAPH. ON NOVEMBER 10 THE COMMITTEE WILL TAKE UP THE
REPORT OF THE AD HOC COMMITTEE ON THE CHARTER.

CHAD REFERRED TO THE INCIDENT OF THE OCTOBER 11 RECEPTION

IN THE PERMREP'S APARTMENT AND CHARGED THAT THE POLICE HAD TRIED TO STOP IT AND THAT THE MEDIA HAD STARTED A CAMPAIGN ON

SLANDER AGAINST CHAD AND OTHER AFRICAN STATES. HE NOTED THAT THIS CURIOUSLY OCCURRED WHEN RELATIONS BETWEEN CHAD AND FRANCE, "THE NATURAL ALLY OF THE US, ARE AT THEIR LOWEST POINT." THE USSR RECALLED THE SHOOTING INCIDENT OF JANUARY 19, 1975 AND THE ZIONIST DEMONSTRATIONS OF OCTOBER 8 AND 9, AND CHARGED THAT HOST COUNTRY AUTHORITIES WERE NOT IMPLEMENTING THE FEDERAL ACT OF 1972. NICARAGUA FELT THE HOST COUNTRY SHOULD INCREASE EFFORTS TO PREVENT INCIDENTS AGAINST DIPLOMATS, EXPRESSED REGRET THAT SOME PARKING SPACES HAD BEEN DROPPED, AND CONSIDERED THAT THE PRESS SOMETIMES TRIED TO UNDERCUT THE DIPLOMATIC COMMUNITY. BYELORUSSIA STATED THAT HOST COUNTRY AUTHORITIES SHOULD STOP CRIMES AGAINST DIPLOMATS AND NOTED THAT THE FEDERAL LAW HAD NOT RESULTED IN A DECREASE IN DEMONSTRATIONS AGAINST MISSIONS. HE HOPED THAT THE MEDIA WOULD HELP IMPROVE THE GENERAL SITUATION. YUGOSLAVIA, CITING A BOMBING AND OTHER INCIDENTS, EMPHASIZED THE NEED FOR "ENERGETIC MEASURES" TO PREVENT CRIMINAL ACTS AGAINST MISSIONS AND THEIR STAFFS.

UK NOTED THAT VIOLENCE WAS ON THE INCREASE NOT ONLY IN NEW YORK, AND OBSERVED THAT ITS WAS DIFFICULT FOR A STATE WITH A STRONG TRADITION OF INDIVIDUAL FREEDOM TO PROTECT DIPLOMATS IN CERTAIN RESPECTS. UK WAS CONFIDENT THAT THE US WOULD, WITHIN ITS RESOURCES FULFILL ITS DUTY OF PROTECTION, BUT REMARKED THAT DIPLOMATS HAD AN OBLIGATION TO COOPERATE WITH AUTHORITIES IN LAW ENFORCEMENT. SYRIA CALLED ON THE US TO UNCLASSIFIED

UNCLASSIFIED

PAGE 03 USUN N 05807 06 OF 06 081107Z

INSTITUTE JUDICIAL PROCEEDINGS AGAINST THE JDL, WHILE CUBA CHARGED THAT THE US TOLERATED VIOLATIONS AGAINST UN DIPLOMATS AND MISSIONS. KUWAIT CALLED FOR MORE PARKING PLACES, BUT, AS DID GUATEMALA, ALSO NOTED THAT RELATIONS BETWEEN A LOCAL POPULATION AND A DIPLOMATIC COMMUNITY WERE BILATERAL.

THE US (AMB WHITE) SAID THAT IT FELT THE STRONGEST CONCERN ABOUT THE SECURITY OF MISSIONS, AND STATED THAT THE SITUATION IN NEW YORK WAS ONE OF RELATIVE SECURITY. SHE NOTED THAT IN THE US A COMPLAINANT COULD NOT OBTAIN A CONVICTION WITHOUT EVIDENCE BEING PRESENTED IN OPEN COURT, AND IF THE ONLY WITNESS TO CRIME WAS A DIPLOMAT, THE US NEEDED THAT DIPLOMAT'S COOPERATION. ON AUTOMOBILES, SHE OBSERVE THAT RESERVE D SPACES WERE NOT PROVIDED IN ANOTHER CITY WHERE THE UN HAD A LARGE SECRETARIAT AND MISSIONS, AND ASKED THAT DIPLOMATS RESPECT NEW YORK LAWS AS A COURTESY. SHE ASSURED ALL DELS THAT THE US AND NEW YORK CITY WOULD CONTINUE TO COOPERATE IN SOLVING THE PROBLEMS CONCERNED AND ASKED FOR

THEIR COOPERATION TOO. FRANCE, EXERCISING THE RIGHT OF REPLY TO CHAD, STATED THAT FRENCH BILATERAL RELATIONS HAVE NOTHING TO DO WITH THE MATTER BEFORE THIS COMMITTEE.

COMMITTEE OF 24 -- SPANISH SAHARA

THE COMMITTEE OF 24 ADOPTED AND ENDORSED THE REPORT OF THE VISITING MISSION TO THE SPANISH SAHARA BY CONSENSUS ON NOVEMBER 7. TUNISIA AND SIERRA LEONE OBSERVED THAT, SINCE THERE WAS NO DEBATE, IT WOULD HAVE BEEN MORE APPROPRIATE TO "TAKE NOTE" OF THE REPORT. OTHERS ALSO MADE BRIEF STATEMENTS, WITH CHINA AND MOROCCO PROMISING FURTHER REMARKS DURING THE DEBATE IN COMMITTEE 4. THE LAST SPEAKER, VISITING MISSION CHAIRMAN AKE (IVORY COAST) ACKNOWLEDGED DIFFERENCES AMONG THE PARTIES CONCERNED AND NOTED THAT THE MISSION REPORT IS SUBJECT TO VARIOUS INTERPRETATIONS. HE CONCLUDED THAT IT IS NOT TOO LATE FOR THE UN TO BE HELPFUL IN REACHING A SOLUTION. (OURTEL 5793)

SPANISH SAHARA --

SYG WALDHEIM MET SEPARATELY WITH ALGERIANS, TANZANIANS AND UNCLASSIFIED

UNCLASSIFIED

PAGE 04 USUN N 05807 06 OF 06 081107Z

SEVERAL OTHERS NOV. 7, AND, ACCORDING TO PRESS SPOKESMAN, WILL ISSUE REPORT ON SAHARA, "PROBABLY" NOV. 8, COVERING HIS CONTACTS IN NEW YORK AND THOSE OF HIS AIDE IN THE FOUR COUNTRIES. (OURTEL 5797)

PUERTO RICO IN THE UN --

AT PRESS CONFERENCE AT UN NOV. 7, JUAN MARI BRAS, SYG OF PUERTO RICAN SOCIALIST PARTY, PASSED OUT STATEMENT ENTITLED "APPEAL TO PUERTO RICO'S FRIENDS AT THE UN," WHICH: CONTENDS THAT WASHINGTON AND HER PUERTO RICAN PUPPET ADMINISTRATION ARE TAKING ALL SORTS OF REPRESSIVE MEASURES INTENDED TO CONCLUSIVELY CONFIRM THE ISLAND'S COLONIAL SUBJUGATION (INCLUDING RECENT BOMBINGS WHICH WERE "OBVIOUSLY AN INTELLIGENCE OPERATION BY YANKEE REPRESSIVE AGENCIES" TO CONFUSE PUBLIC OPINION); STATES THAT HIS PARTY REAFFIRMS THE RIGHT TO CARRY OUT THEIR STRUGGLE "ON ANY GROUNDS AND IN ALL FORMS, INCLUDING ARMED STRUGGLE"; AND REQUESTS ALL FRIENDS OF THE PUERTO RICAN PEOPLE'S STRUGGLE TO DENOUNCE THESE IMPERIALIST STRATEGIES IN THEIR INTERVENTIONS DURING THE GA DEBATE ON THE COMMITTEE OF 24 REPORT. IN REPLY TO QUESTIONS, HE SAID, AMONG OTHER THINGS, HIS PARTY WILL DECIDE BY THE END OF THE MONTH WHETHER OR NOT TO PARTICIPATE IN NEXT YEAR'S ELECTIONS IN PUERTO RICO.

UN MEETINGS NOV. 10 --

A.M. -- GA PLENARY, COMMITTEES 1, 4, AND ECOSOC

P.M. - GA PLENARY, COMMITTEES 1, SPECIAL POLITICAL, 2,
5, AND 6
MOYNIHAN

UNCLASSIFIED

NNN

Message Attributes

Automatic Decaptioning: X
Capture Date: 01 JAN 1994
Channel Indicators: n/a
Current Classification: UNCLASSIFIED
Concepts: n/a
Control Number: n/a
Copy: SINGLE
Draft Date: 08 NOV 1975
Decaption Date: 01 JAN 1960
Decaption Note:
Disposition Action: n/a
Disposition Approved on Date:
Disposition Authority: n/a
Disposition Case Number: n/a
Disposition Comment:
Disposition Date: 01 JAN 1960
Disposition Event:
Disposition History: n/a
Disposition Reason:
Disposition Remarks:
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Document Source: CORE
Document Unique ID: 00
Drafter: n/a
Enclosure: n/a
Executive Order: N/A
Errors: N/A
Film Number: D750389-0369
From: USUN NEW YORK
Handling Restrictions: n/a
Image Path:
ISecure: 1
Legacy Key: link1975/newtext/t19751162/aaaacdpc.tel
Line Count: 1147
Locator: TEXT ON-LINE, ON MICROFILM
Office: ACTION IO
Original Classification: UNCLASSIFIED
Original Handling Restrictions: n/a
Original Previous Classification: n/a
Original Previous Handling Restrictions: n/a
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06 JUL 2006

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